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APPLICATION NO.	FILING DATE	FIRST NAMED IN	IVENTOR		ATTORNEY DOCKET NO.
09/313,184 05/18/99 MIWA				K	054404
					EXAMINER
SUGHRUE MION ZINN MACPEAK & SEAS PLIC				TUNG, T	
2100 PENNSYLVANIA AVENUE N W WASHINGTON DC 20037-3202				ART UNIT	PAPER NUMBER
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				DATE MAILED	: 04/24/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

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•	Application No.   Applicant(s)						
Office Action Summary	59/3/3/84         M(WA 12-7A-12)           Examiner         Group Art Unit						
• · · · · · · · · · · · · · · · · · · ·	1. TUNG 1743 Paper No.10						
—The MAILING DATE of this communication appears	on the cover sheet beneath the correspondence address—						
Period for Reply	9						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE MONTH(S) FROM THE MAILING DATE						
from the mailing date of this communication.							
Status	1						
Responsive to communication(s) filed on							
This action is FINAL.							
☐ Since this application is in condition for allowance except for accordance with the practice under <i>Ex parte Quayle</i> , 1935							
Disposition of Claims							
Claim(s) (6-32	is/are pending in the application.						
	is/are withdrawn from consideration.						
□ Claim(s)	is/are allowed.						
(/ 27	is/are rejected.						
□ Claim(s)	-						
☐ Claim(s)	are subject to restriction or election						
Application Papers requirement.							
☐ See the attached Notice of Draftsperson's Patent Drawing	Review, PTO-948.						
☐ The proposed drawing correction, filed on is ☐ approved ☐ disapproved.							
☐ The drawing(s) filed on is/are objected to by the Examiner.							
☐ The specification is objected to by the Examiner.							
$\hfill\Box$ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119 (a)-(d)							
<ul> <li>□ Acknowledgment is made of a claim for foreign priority und</li> <li>□ All □ Some* □ None of the CERTIFIED copies of th</li> <li>□ received.</li> <li>□ received in Application No. (Series Code/Serial Number</li> </ul>	e priority documents have been						
$\hfill\Box$ received in this national stage application from the Inter-	national Bureau (PCT Rule 1 7.2(a)).						
*Certified copies not received:	·						
Attachment(s)							
☐ Information Disclosure Statement(s), PTO-1449, Paper No	(s) □ Interview Summary, PTO-413						
☐ Notice of Reference(s) Cited, PTO-892	☐ Notice of Informal Patent Application, PTO-152						
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	□ Other						
Office Action Summary							

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Application/Control Number: 09/313,184

Art Unit: 1102

Claims 25-32 are rejected under 35 U.S.C. 102(a) as being anticiapted by Kato et al.

Applicant argues that the drawings of Kato can not be construed to be to scale and thus do not meet the recited electrode area ratios.

This argument is not persuasive. While a patent's drawing may not be exactly to scale, it can be considered to show, or at the very least convey to one of ordinary skill in the art, general shapes and dimension proportions. In the instant case, electrode 28 of Kato is clearly more than twofold in area than electrode 24. For claim 25, the area ratio has no upper limit and is seen to be met by Kato.

Applicant also argues that Kato does not meet the limitation "wherein a pump current of less than 100 microamps flows between the first and second electrodes".

This argument is also not persuasive. First, this is a process limitation that defines no structure. All that is needed for Kato to meet this expression is the capability to pass that amount of current (less than 10 microamps) between electrodes 28 and 24. There is no doubt that Kato can pass such a minute of current.

As for claims 31 and 32, even though an outer limit (5/1 or 1/5) is recited, Kato is considered to at least convey to one of ordinary skill in the art that electrode 28 has a size about 3 times that of electrode 24 and thus within the 2/1 to 5/1, or 1/2 to 1/5, ratio range.

Claims 16-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato et al in view of Japan '773 or Mase et al.

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These claims differ by calling for at least one electrode to be embedded in the solid electrolyte.

As discussed in the previous Office action, Japan (the entire abstract) or Mase (figures 2, 4, 6, 7, 9, 12) shows electrodes at least partially embedded in solid electrolyte members. It would have been obvious for Kato to embed the electrodes as shown by Japan or Mase, since that provides better anchoring and protection for them.

In regard to the various percentages of the resistance values of the sensor element compared to those of a sensor element with equal area electrodes, these percentages are inherent from the electrode areas of Kato.

The rejections based upon Hielscher etal, Holfelder etal and Nyberg are hereby withdrawn as being cumulative.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

The examiner can be reached at 703-308-3329. His supervisor Jill Warden can be reached at 703-308-4037. Any general inquiry should be directed to the receptionst at 703-308-0661. A fax number for TC 1700 is 703-305-3599.

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Ta Tung

Primary Examiner

Art Unit 1743